

**The Daily Gazette**  
PUBLISHED EVERY EVENING EXCEPT SUNDAY,  
BY  
**HOLT, BOWEN & WILCOX,**  
IN LAPPIN'S BLOCK, MAIN STREET.  
**TERMS:**  
Six Dollars a Year, Payable in Advance.  
CASH ON HAND. HIRSH, BOWEN, DANIEL WILCOX.  
**RATES OF ADVERTISING.**  
For the first insertion, per line, in space, one dollar a week.  
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do 774 days, \$387



The Daily Gazette  
PUBLISHED EVERY EVENING EXCEPT SUNDAY,  
HOLT, BOWEN & WILCOX,  
IN LAPPIN'S BLOCK, MAIN STREET.

TERMS:  
\$15 DOLLARS A YEAR, PAYABLE IN ADVANCE.  
SIX DOLLARS MONTHLY. HOLT, BOWEN & WILCOX.

RATES OF ADVERTISING.

One square 1 day,	\$1.00
do do 2 weeks,	2.00
do do 1 month,	4.00
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do do 2 years,	50.00
do do 3 years,	70.00
do do 4 years,	80.00
do do 5 years,	90.00
do do 6 years,	100.00
do do 7 years,	110.00
do do 8 years,	120.00
do do 9 years,	130.00
do do 10 years,	140.00
do do 11 years,	150.00
do do 12 years,	160.00
do do 13 years,	170.00
do do 14 years,	180.00
do do 15 years,	190.00
do do 16 years,	200.00
do do 17 years,	210.00
do do 18 years,	220.00
do do 19 years,	230.00
do do 20 years,	240.00

Business Directory.

J. P. TOWNE.

Justice of the Peace, Attorney at Law and Collecting Agent, Elgin, Wisconsin.

NOAH NEWELL.

Wholesale and Retail Bookkeeper and Stationer, Lap- pin's block, east side of river, Janesville, Wis.

S. P. COLLE, M. D.

Homeopathic and Surgeon. Office at Hotel's Hat Store, Residence, two doors south of the Baptist Church.

M. B. JOHNSON.

Dentist. Office in Jackson & Smith's block, over the Rock County Bank, Janesville, Wis.

KNOWLTON & JACKSON.

Attorneys at Law, Hyatt House Block, Janesville, Wis.

JOHN WINANS.

Attorney and Counselor at Law, Office under Central Bank, Janesville, Wis.

WILLARD MERRILL.

Attorney at Law and United States Court Commissioner. Office Lappin's block, Janesville, Wis.

EDRIDGE & PRASE.

Attorneys and Counsellors at Law. Office in Myers' block, Main street, Janesville, Wis.

T. M. ATERLION.

Counselor and Attorney at Law, Collecting Agent, etc. Office of Title Insurance on short, Main street, West Mitchell, Iowa.

G. W. CHITTENDEN, M. D.

Homeopathic and Surgeon. Office and residence, Academy st., a few rods northwest Milwaukee freight depot.

SANFORD A. HUDSON.

Attorney and Counselor at Law, Office in Empire Block, Janesville, Wisconsin.

H. A. PATTERSON.

Attorney at Law and Justice of the Peace, Janesville, Wis. Office on Main street, nearly opposite the Agent's Express Office.

J. M. MAY.

Attorney and Counselor at Law. Office in May's block, opposite the May House, corner Main and Milwaukee streets.

I. O. O. F.

Wisconsin Lodge, No. 14, meets in Lappin's block, on Wednesday evening of each week.

BENNETT, CASSADY & GIBBS.

Attorneys and Counselors at Law, Office, Lappin's block, Janesville, Wis. Will furnish Abstracts of Title and Loan Money.

W. ROBINSON.

Architect. Designs and plans for both public and private buildings, together with detailed drawings, specifications, building contracts, estimates, etc., furnished at short notice. Office in Lappin's block.

Adolph Oswald.

No. 100 Lake Street, Chicago.

PREMIER Wig Maker and Hair Jeweler, manufacturer of all kinds of hair jewelry, diamonds, pearls, etc., etc., WIGS, TUPES, BANGS, SWITCHES, ETC.

The following measures must be taken to insure a safe wig.

1. The wig must be made of the best material.

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J. A. DENELL.

REGULATOR.

WELLY & CO.

JANESVILLE, WIS.

ON HAND AND CONSTANTLY RECEIVING A GOOD ASSORTMENT OF

Fine Gold and Silver Cased Watches,

The American Watch,

Sterling Silver Ware,

Silver Plated Ware,

Clocks,

Table and Pocket Cutlery,

Razors, Shears and Scissors,

Gold Pens,

Fancy Goods and Toys,

and in fact everything you can wish, will be constantly on hand and for sale.

LITTLE LOWER

than you can buy elsewhere. Having a practical knowledge of

Watch Repairing,

both in this country and Europe, I feel confident that I can satisfy my customers in any of the most difficult work on Chronometers, Duplex or any other escapement. Particular attention paid to

MAKING AND REPAIRING JEWELRY,

Clocks Cleaned and Repaired.

J. A. DENELL.

BRUSHES!

White Wash Brushes,

ALL SIZES, ALL KINDS!

PAINT BRUSHES,

SHOE BRUSHES,

SCRUB BRUSHES,

VARNISH BRUSHES,

MARKING BRUSHES,

HAIR BRUSHES,

TOOTH BRUSHES,

LATHER BRUSHES,

NAIL BRUSHES,

STENCIL BRUSHES,

COUNTER BRUSHES,

HORSE BRUSHES,

CLOTH BRUSHES,

The great Depot for BRUSHES is at

Tallman & Collins.

First in Field and Last in Battle.

FREE EXHIBITION

at the

YOUNG AMERICA

CLOTHING HOUSE,

where the largest stock of

SPRING AND SUMMER CLOTHING

will be exhibited to the community at large

FREE OF CHARGE,

and at such extreme

LOW PRICES

that it will astonish the oldest inhabitant. My stock comprises the handsomest and most useful of

Mens' and Boys' Clothing,

of every kind, variety, style and color, made up expressly for this market.

Pants! Pants!

can be found at this institution in such immense variety that the most difficult can always be suited.

VESTS! VESTS!

I have the handsomest and most fashionable assortment to be found anywhere, of every style and kind too numerous to mention.

MR. GEORGE FENTON,

who is at the head of my

Merchant Tailoring Department,

is a gentleman of long experience and most excellent taste, and will warrant a

PERFECT FIT AND ENTIRE SATISFACTION.

Hats and Caps!

I have just received a large and splendid assortment and will sell them at prices equal to the lowest in the market. My stock of

GENT'S FURNISHING GOODS

cannot be surpassed by the largest establishment west and which will be sold at prices that will surprise the natives, and all other parts in proportion.

Notwithstanding all the humming, puffing and blowing of the coal-burners in the clothing business, the

Young America

is bound to

UNDERSELL THEM ALL,

and as long as the

Stars and Stripes Shall Wave

I'll assure the community that the country is safe, and if you want to go any

Good and Substantial Clothing

call at the

Young America Clothing House,

and you will get them

Cheaper than the Cheapest.

sp22d4w3n M. HARRIS, Proprietor.

PHOTOGRAPH ALBUMS

Photograph Portraits.

We have just received another large invoice of

Photograph Albums, some beautiful styles.

Photographs of Gov. Harvey,

with his own signature, for sale,

at

WHITE GLUE,

at

JUSTICE BLANKS FOR SALE.

REMOVAL!!

BAILEY'S

Boot and Shoe Store

Has been Removed

From No. 2 Myers' Block, to

WESTSIDE OF MAIN STREET

ONE DOOR NORTH OF TALLMAN & COLLINS' DRUG STORE,

Where can be found a large and well assorted stock of

BOOTS AND SHOES,

Selected and Manufactured

expressly for his retail trade, and at

PRICES LOWER

than ever before dreamed of. Below are some of his

lowest prices, commencing with:

Ladies Lasting, Side Lace, Sp' heel, Calcutta.....50c

Ladies Lasting, Side Lace, heel cutters.....60c

Ladies Lasting, Silk Gore, heel cutters.....75c

Ladies Kid Gore, heel cutters.....1.00

Ladies Lasting, all kinds, from.....60c to 1.75

Misses Kid Gore, heel cutters.....75c

Misses Lasting Gore, heel cutters.....60c

Misses Lasting Gore, heel cutters.....60c

Childrens Cocks, all kinds and qualities, down to.....10

Mens Bragging, all styles, down to.....80c

Mens Scotch Ties.....1.00

Mens Gore, cutters.....1.25

Boys and Youths Brogans, Cutters, Ties, &c.,

all kinds and prices. In addition to the above I have

a large assortment of

CUSTOM MADE WORK!

which is

Superior in Quality

and

Lower in Price

than can be found elsewhere. I am also

Manufacturing to Measure!

all kinds and styles of work, from Gents' Boots to Ladies' Lasting Gore cutters.

Having the exclusive agency of a large manufacturing house, and also a buyer connected with the eastern market ready to take advantage of all

BARGAINS,

I can save you, besides innumerable other profits, a pretty big Janesville profit, which is generally the hardest profit for the consumer to pay.

To sum up in a very few words I can give you

More Value and Better Value

for your money than any living man in the west. If you would study your

Own Interests

give me a call.

J. C. BAILEY,

West side Main Street, one door

north of Tallman & Collins' Drug Store.

THE OLD SHOP

UNDER

A New Administration.

THIS firm of Howard & Thomas having been dissolved, the business will continue under the management of the

stand of the old firm, and will endeavor to

KEEP UP

the reputation of the Old Shop as the

Best Boot and Shoe Establishment

in Janesville. He is now receiving a very large and

superior

STOCK OF NEW GOODS,

embracing every variety and style of work, from the finest quality of

Childrens' and Ladies' Shoes

to the heaviest article of

Men's Boots,

which will be sold at the

LOWEST POSSIBLE PRICES,

and which cannot be excelled by any dealer in the state.

The Manufacturing Department

will, as usual, receive special attention, and the present

price of goods will be the most reasonable for the reputation established by the late firm for the

Superior Character

of the work turned out. This reputation he means to

Fully Maintain,

and pledges himself to his friends to furnish at all

times an article that for durability of wear, quality of

stock and neatness of fit will give

UNQUALIFIED SATISFACTION.

Tendering his thanks for the liberal patronage heretofore given the shop, the proprietor takes old friends and the public generally to give him a call.

J. C. BAILEY.

SPRING PRINTS & DE LAINES!

We have just received another lot of

PRINTS & DELAINES,

of the Newest and Cheapest Styles, and which we offer at the

LOWEST MARKET PRICE.

at

New York Cash Store,

June 20th, 1861.

RECEIVED this day by Express, 500 yards more of

Black Silks,

that we are selling at one dollar a yard.

McCormick's Reaper Extras.

I am agent for the extra for the above machine and can supply any extra wanted for machines of all dates.

DAILY GAZETTE.

GEN. BANKS' ACCUSERS.—Gen. Banks

has been accused of helping negroes at the

expense of his wounded soldiers. The particular

charge was that in his retreat he allowed

harmless negroes to occupy seats in the

baggage wagons while he compelled sick

and wounded soldiers to walk. It must

have been mortifying to him to be

compelled to notice such an improbable

accusation. But he has done it; and his

answer is as honorable to himself as it

must be gratifying to his friends. He

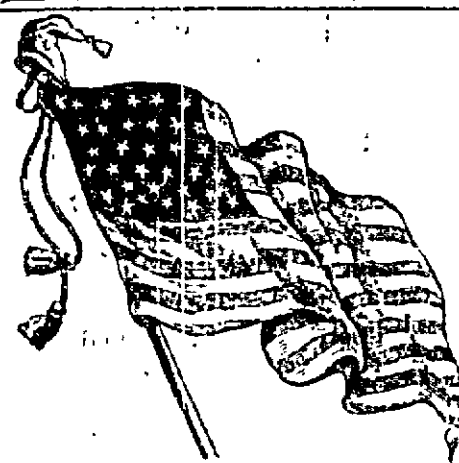
says:—

"No person not belonging to the army,

white or black, was allowed to occupy or

</





Forever float that standard sheet!  
Where'er the foe has fallen before us  
With Freedom's soil beneath our feet,  
And Freedom's banner streaming o'er us  
Freedom to the Slaves of Rebels.

This policy, promulgated nearly a year ago by Gen. Fremont, is the only one which will enable the government to put down the rebellion. We must adopt it at last; but how much better it would have been, had Gen. Fremont been sustained when he issued his proclamation. Congress is now aware of it, and has enacted that policy into its later laws, so far as it could and satisfy the president. It seems that nothing but misfortune will open the eyes of the conservatives. Without the republic before Richmond, we should not have had the confiscation act and the eleventh and twelfth sections of the drafting law, which, although they do not free all the slaves of rebels, (only those used or captured in war) is an approach to the Fremont policy. Another defect or two, or an invasion of the north by Jeff. Davis' army will bring the government fully up to that mark. The people, a majority of them, have been there long since. Such of the army as has seen service in the south are of this opinion also. Gen. Hunter, Burnside, Wallace, and hosts others, openly favor it. Some practice it without speaking of it, at all. It is found necessary. Col. Mix, who serves under Burnside in North Carolina, said on Tuesday last, at the great war meeting in New York, that without the aid of the slaves Burnside's army "could not have moved an inch from Newbern, with safety." These slaves know all about the southern country, and their employment is an absolute necessity by any general who desires or expects to be successful. To stimulate them to serve us with the best of their ability, reward must be offered them. They will then leave their masters, come to us, serve us, fight for us; by this means, by withdrawing them from the production of food at the south, and by the alarm which their movements would produce, the enemy will be so weakened that the suppression of the rebellion will be easy. It is strange that this could not have been seen one year ago, as well as now. Although we have lost thousands of lives and millions of money, by a blind and stupid policy, it is not yet altogether too late to get into the right path so early discerned and announced by John C. Fremont.

The War Meeting in Milwaukee.

The proceedings of the war meeting in Milwaukee will attract attention. It was composed largely of democrats—a majority of its officers were from that party—and yet the strongest kind of resolutions were passed, without a dissenting voice, in favor of a vigorous prosecution of the war and arming the slaves.

It indicates that public opinion is rapidly concentrating upon a policy in the conduct of the war which shall use ALL THE MEANS which God has given us to put down this accursed rebellion, so that it will stay down. We hope soon to see the whole loyal people a unit upon this policy, and then the end of the war will soon be reached. Milwaukee has set a good example—let it be followed by the whole state.

ELEVENTH WISCONSIN.—The St. Louis Democrat of the 17th gives the following list of killed and wounded of the 11th Wisconsin, in the action at Gage's Point Post Office, near Bayou Cache, Arkansas, on the 7th of July:

KILLED.  
Orderly Sergeant Bacon, Co. H.  
Orderly Sergeant Hoyt, Co. D.  
Corporal White, Co. D.  
Corporal Hayden, Co. G.

WOUNDED.  
Colonel Harris, left arm and left leg, slightly.

Capt. A. Christie, Co. H, in neck, slightly.  
Lieut. N. R. Dean, Co. F, right thigh, leg, and shoulder.

Sergeant H. H. Hopkins, Co. F, left arm.  
Corporal Calkins, Co. G, left shoulder and leg.

Sergeant Major McGreevy, in right leg.  
Corporal M. A. Mickle, Co. D, in chest.  
Corporal B. H. Thomas, Co. D, right leg and face.

B. F. Benson, Co. H, in chest and abdomen.

C. B. Jacobs, Co. G, in leg.  
S. T. Walsh, Co. G, in thigh.

S. W. Jones, Co. G, right thigh and hand.  
Cornelius McCarthy, Co. D, left thigh.  
P. Evanson, Co. F, in chest, dangerously.  
S. H. Parks, Co. G, left thigh and arm.

In an account of the fight the Democrat's correspondent says: "Among the heroes of the day who behaved with distinguished gallantry, the names of Colonel Harris of the 11th Wisconsin, Capt. Potter of the 33d Illinois, and Major Clendenen of the 1st Indiana cavalry, stand conspicuous.

MORE BRIGADIERS.—The following brigadier generals in addition to those recently published have been confirmed by the senate:

Col. John Cochrane of New York, Henry S. Briggs of Massachusetts, August Willich of Indiana, Henry D. Terry of Michigan, Jas. D. Morgan and Jas. Steadman of Ohio, John B. Turchin of Illinois, and James S. Jackson of Kentucky, to be brigadier generals of volunteers. Brigadier Generals A. D. McCook, Wm. Nelson and Thomas L. Crittenden, to be major generals.

The prosperous man, who yields himself up to temptation, bids farewell to welfare.

Confiscation and Emancipation Bill.

A BILL to suppress insurrection, to punish treason and rebellion, to seize and confiscate the property of rebels, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That every person who shall hereafter commit the crime of treason against the United States, shall be adjudged guilty thereof, shall suffer death, and all his slaves, if any, shall be declared and made free; or he shall be imprisoned for not less than five years and fined not less than \$10,000, and all his slaves, if any, shall be declared and made free; said fine shall be levied and collected on any or all of the property, real and personal, excluding slaves, of which the said person so convicted was the owner at the time of committing the said crime, any sale or conveyance to the contrary notwithstanding.

Sec. 2. And be it further enacted, That if any person shall hereafter incite, aid, comfort, assist or engage in any rebellion or insurrection against the authority of the United States, or the laws thereof, or shall give aid or comfort thereto, or shall engage in, or give aid or comfort to any such rebellion or insurrection, or be convicted thereof, such person shall be punished by imprisonment for a period not exceeding ten years, by a fine not exceeding \$10,000, by the liberation of all his slaves, if any he have.

Sec. 3. And be it further enacted, That every person guilty of either of the offenses described in this act shall be forever incapable and disqualified to hold any office, under the United States.

Sec. 4. And be it further enacted, That this act shall not be construed in any way to affect or alter the prosecution, or punishment of any person or persons guilty of treason against the United States before the passage of this act, unless such person is convicted under this act.

Sec. 5. And be it further enacted, That to insure the speedy termination of the present rebellion, it shall be the duty of the President of the United States to cause the seizure of all the estate and property, money, stocks, credits, and effects of persons hereafter named in this section, and to apply and use the same, and the proceeds thereof, for the support of the army of the United States, that is to say: First, of any person hereafter acting as an officer of the army or navy of the rebels in arms against the government of the United States; secondly, of any person hereafter acting as president, vice president, member of congress, judge of any court, cabinet officer, foreign minister, commissioner, or consul of the so-called confederate states of America; thirdly, of any person acting as governor, secretary, or member of a convention, legislature, or judge of any court of any of the so-called confederate states of America; fourthly, of any person who, having held an office of honor, trust or profit in the United States, shall hereafter hold an office in the so-called confederate states of America; fifthly, of any person hereafter holding any office or agency under the government of the so-called confederate states of America, under any of the several states of the said confederacy, or the laws thereof, whether such office or agency be national, state, or municipal in its name or character: Provided, that the persons thirdly, fourthly, and fifthly above described shall have accepted their appointment or election since the date of the pretended ordinance of secession of the state, or shall have taken an oath of allegiance to, or to support the constitution of the so-called confederate states; sixthly, of any persons who, owning property in any loyal state, or territory of the United States, or in the District of Columbia, shall hereafter assist and give aid and comfort to such rebellion, and all sales, transfers or conveyances of any such property shall be null and void; and it shall be a sufficient bar to any suit brought by such person for the possession or use of such property, or any of it, to allege and prove that he is one of the persons described in this section.

Sec. 6. And be it further enacted, That if any person within any state or territory of the United States, other than those named as aforesaid, after the passage of this act, being engaged in armed rebellion against the government of the United States, or aiding or abetting such rebellion, shall not, within sixty days after public warning and proclamation duly given and made by the president of the United States, cease to aid, countenance and abet such rebellion, and return to his allegiance to the United States all the estate and property, money, stocks and credits of such person shall be liable to seizure as aforesaid, and it shall be the duty of the president to seize and use them as aforesaid, or the proceeds thereof. And all sales, transfers or conveyances of any such property after the expiration of the said sixty days from the date of such warning and proclamation, shall be null and void; and it shall be a sufficient bar to any suit brought by such person for the possession or the use of such property, or any of it, to allege and prove that he is one of the persons described in this section.

Sec. 7. And be it further enacted, That to secure the condemnation and sale of any such property after the same shall have been seized, so that it may be made available for the purposes aforesaid, proceedings in rem shall be instituted in the name of the United States in any district court thereof, or in the territorial court, or in the United States district court for the district of Columbia, within which the property above described, or any portion thereof, may be found, or into which the same, if movable, may first be brought, which proceedings shall conform as nearly as may be to proceedings in admiralty or revenue cases, and if said property, whether real or personal, shall be found to have belonged to a person engaged in rebellion, or who has given aid or comfort thereto, the same shall be condemned as enemies' property, and become the property of the United States, and may be disposed of as the court shall decree, and the proceeds thereof paid into the treasury of the United States for the purposes aforesaid.

Sec. 8. And be it further enacted, That the several courts aforesaid shall have power to make such orders, establish such forms of decree and sale, and direct such deeds and conveyances to be executed and delivered by the marshals thereof, where real estate shall be the subject of sale, as shall fully and efficiently effect the purposes of this act, and to cause the purchasers of such property good and valid title thereto. And the said court shall have power to levy such fees and charges of their officers as shall be reasonable and proper in the premises.

Sec. 9. And be it further enacted, That all slaves of persons who shall hereafter be engaged in rebellion against the government of the United States, or who shall in any way give aid or comfort thereto, escaping from such persons, and taking refuge within the lines of the army; and all slaves captured from such persons, or deserted by them and coming under the control of the government of the United States; and all slaves of such persons found or being within in any place occupied by rebel forces, and afterward occupied by the forces of the United States, shall be deemed captives of war, and shall be forever free of their servitude, and not again held as slaves.

Sec. 10. And be it further enacted, That no slave escaping into any state, territory, or the District of Columbia, from any other state, shall be delivered up, in any way impeded or hindered of his liberty, except for crime, or some offense against the

law, unless the person claiming said fugitive shall first make oath that the person to whom the labor or service of such fugitive is alleged to be due, is his lawful owner, and has not borne arms against the United States, in the present rebellion, nor in any way given aid and comfort thereto; and no person engaged in the military or naval service of the United States shall, under any pretense whatever, assume to decide on the validity of the claim of any person to the service or labor of any other person, or surrender up any such person to the claimant, on pain of being dismissed from the service.

Sec. 11. And be it further enacted, That the president of the United States is authorized to employ as many persons of African descent as he may deem necessary and proper for the support of the rebellion, and for this purpose he may organize and use them in such manner as he may judge best for the public welfare.

Sec. 12. And be it further enacted, That the president of the United States is hereby authorized to make provision for the transportation, colonization, and settlement, in some tropical country beyond the limits of the United States, of such persons of the African race, made free by the provisions of this act, as may be willing to emigrate, having first obtained the consent of the government of said country to their protection and settlement within the same, with all the rights and privileges of freemen.

Sec. 13. And be it further enacted, That the president is hereby authorized, at any time hereafter, by proclamation, to extend to persons who may have participated in the existing rebellion, in any state or part thereof, pardon and amnesty, with such exceptions and at such time and on such conditions as he may deem expedient for the public welfare.

Sec. 14. And be it further enacted, That the courts of the United States shall have full power to institute proceedings, make orders and decrees, issue process, and do all other things necessary to carry this act into effect.

Resolved by the Senate and house of Representatives, d.c. That the provisions of the third clause of the fifth section of an act to suppress insurrection and punish treason and rebellion, to seize and confiscate the property of rebels and other purposes shall be so construed as not to apply to any acts done prior to the passage thereof, nor to include any member of a state legislature or a judge of any state court who has not, in accepting or entering upon the duties of his office, taken an oath to support the constitution of the so-called confederate states of America, nor shall any punishment or proceedings under said act be so construed as to work a forfeiture of the real estate of offender beyond his natural life.

The Unsigned Draft of the Veto.

The following is the draft of a message vetoing the confiscation bill sent to congress by the president, unsigned:

Fellow Citizens of the House of Representatives:—I herewith return to your honorable body, in which it originated, the bill for an act, entitled "an act to suppress and confiscate the property of rebels, and for other purposes," together with my objections to its becoming a law.

There is much in the bill to which I perceive no objection. It is wholly prospective and it touches neither person or property of any particular citizen, in which particular it is just and proper. The first and second section provides for the conviction and punishment of persons who shall be guilty of treason, or who shall aid or engage in any rebellion or insurrection against the authority of the United States, or the laws thereof, or shall give aid or comfort to any such existing rebellion or insurrection.

By a fair construction the persons within these sections are not to be punished without regular trial, in duly constituted courts, under the forms and all the substantial provisions of law, and of the constitution, applicable to their several cases.

To this I perceive no objection, especially as such persons would be within the general pardoning power, and also within the special provision for pardon and amnesty contained in this act.

It also provides that the slaves of persons confiscated under these sections shall be free. I think this is an unfortunate form of expression rather than a substantial objection. It is startling to say that congress can free a slave within a state, and yet veto an act that the owners of the slave have first been transferred to the nation, and that congress had then liberated him, the difficulty would vanish, and this is the real case. The traitor against the general government forfeits his slaves as justly as he does any other property, and he forfeits both to the government against which he offends. The government, so far as there can be ownership, owns the forfeited slaves, and the question for congress in regard to them, shall they be made free or sold to new masters? I see no objection to congress deciding in advance that THEY SHALL BE FREE.

To the high honor of Kentucky, as I am informed, she has been the owner of some slaves by each, and has sold none, but liberated all. I hope the same is true of some other states. Indeed I do not believe it would be physically possible for the general government to return persons so circumstantially to actual slavery. I believe that in no instance would it be possible to do which would never be moved aside by argument, or driven away by force. In this view of it I have no objection to this feature of the bill.

Another matter in these two sections, and running through other parts of the act, will be noticed hereafter. I perceive no objection to the third and fourth sections.

So far as I wish to notice the fifth and sixth sections, they may be considered together. That the enforcement of these sections would do no injustice to the persons embraced within them, is clear. That those who make a causeless war should be compelled to pay the cost of it, is too obviously just to be called in question. To give government protection to the property of persons who have abandoned it and gone on a crusade to overthrow that same government, is absurd, if considered in the mere light of justice.

The severest justice may not always be the best policy. The principle of seizing and appropriating the property of the person embraced in these sections is certainly not very objectionable, but a very discriminating application of it would be very difficult, and to a great extent impossible.

Would it not be wise to place a power of remission somewhere, so that these persons may know they have something to save by desisting; and I am not sure whether such power of remission is or is not within section thirteen without a special act of congress.

I think our military commanders, when, in military phrase, they are within the enemy's country, should in an orderly manner seize and keep whatever of real or personal property may be necessary or convenient for their commands, and at the same time preserve in some way the evidence of what they do.

What I have said in regard to slaves, while commenting on the first and second sections, is applicable to the ninth, with the difference that no provision is made in the whole act for determining whether a particular individual slave does or does not fall within the classes defined in that section. He is to be free upon certain conditions, but whether these conditions do or do not pertain to him, no mode of ascer-

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The Central Wisconsin says that the village gun of Wausau burst on the morning of the 4th, from overloading. No person was injured; but one fragment, weighing seventeen pounds, was thrown a distance of nearly twenty rods.

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**PEOPLE'S DRUG STORE.**

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**G. R. Curtis**  
**DRUGGIST AND APOTHECARY**  
 KEEPS on hand a full stock of all articles belonging  
 to the General Drug Trade, and of the  
**Best Quality,**  
 and always sells at the  
**LOWEST PRICES**  
 Physicians are requested to examine quality and  
 price.

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**Painting Materials,**  
 a full assortment.  
**Dye Stuffs, Machine Oil and Kerosene Oil**  
 best quality and low price.

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**BURNING FLUID, ALCOHOL AND CAMPHENE,**  
**Kerosene and Fluid Lamps and Wicks.**

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**BRUSHES AND COMBS**  
**TOILET ARTICLES & FIXINGS,**  
 Hair Oils and Pomade..

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**FORTE MONAIE, POCKET KNIVES, NICK**  
**[NACKS], &c,**  
**TOILET & COMMON SOAPS, &c.,**

**CHEAP FOR CASH.**  
mar2dawtf **PEOPLE'S DRUG STORE.**

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**NEW GOODS!**

—AT—

**WHEELOCK'S**

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**JUST RECEIVED,** a Splendid Assortment of

**CROCKERY,**

consisting of several patterns of

**White Iron Stone China,**

the best in the New York markets, and latest styles,  
Full stock of

**STONE CHINA, COLORED WARE, O. C. WARE, EMBLON WARE,  
PAINTED WARE, YELLOW AND BACCHINUM WARE, &c.**

Also, a fine assortment of

**FRENCH CHINA WARE,**  
Fancy and Plain, in solid and to match from. A large  
assortment of

**GLASSWARE,**  
Pressed and Out, Plain and Fancy. Splendid lot of

**Kerosene Lamps**  
will be sold very Low.

**HANG LAMPS, SIDE LAMPS, &c., &c.**

**KEROSENE LANTERNS,**  
something new. Also,

**OIL AND FLUID LANTERNS**  
good choice,

**LAMP CHIMNEIES, SHADES, &c.**  
Fine assortment of

TEA TRAYS, CANTORS AND CRUETS, TABLE  
CUTLERY, DESERT KNIVES, RUBBER HAN-  
DLERS, NEW PATTERNS OF FORKS AND  
SPOONS, RUBBER SPITTOONS, &c.

These goods were bought very low of Importers and  
Manufacturers only, and will


**Be sold Cheap.**

**112-2** Call and see if these things are not so, at **112-2**  
**WHEELOCK'S,**

MAIN STREET,  
October 7th, 1861. JAMESVILLE, Wis.  
e & J. Davis

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**WE WILL**



The illustration shows a man in a top hat and a long coat, carrying a large bundle on his back. He is standing next to a sign that reads "WE WILL". The sign is mounted on a post and has a decorative border. The man is looking towards the right. The background is plain.

**W. H. BOAL,**  
FACTORY  
DEALER,  
KIMMADDER STREET,  
NEW YORK.

**Now sell a good  
HAT OR CAP  
CHEAPER**  
than can be bought  
**IN THE WEST.**

**Just Received,**  
the largest stock ever brought to  
**THIS MARKET,**  
consisting in part of  
**SILK, FUR, FELT, WOOL, STRAW, PANAMA**

**HATS,**  
**Cloth and Velvet Caps.**  
In short everything  
**NEW AND GOOD**  
In the line, for  
**MEN AND BOYS.**  
Fine Hats carried accurately to the head with the  
Cloth and Velvet Caps of the latest  
**HAT STORE.**  
may 14/94 W<sup>t</sup> JOHN H. BRALE.

**The Douglas Memorial.**

**THE DIPLOMA OF MEMBERSHIP** of The Douglas Memorial Association, thoughtfully engraved on cloth, about the size of a photograph, is now ready for distribution to the subscribers to the memorial fund. To all persons forwarding to the association ONE DOLLAR, we will send one of these diplomas, properly executed.

To contributors in the sum of TWO DOLLARS or more, we will send two such diplomas, and in addition, a beautiful original size steel engraving of Judge Douglas, 21 by 17 inches, published by Marsh, Row & Co.

Contributors in the sum of ONE DOLLAR will become life members of the Douglas Memorial Association, in the sum of TWENTY DOLLARS, honorary life members, and in the sum of ONE HUNDRED DOLLARS, honorary life members of the Board of Directors.

Local recorders and collectors for contributions are being authorized in the loyal states.

Pamphlets and circulars calling the organizations to order, and the appeal of the associations will be sent to all who will forward their address.

Communications should be directed to the "Secretary Douglas Memorial Association," Chicago, Ill.

W. H. HOATES, President.  
LEONARD W. VORL, Secretary.

17-20-94  
U. R. CUITIS,











